

June 23<sup>rd</sup>, 2023

Danielle Roberts  
620 38<sup>th</sup> Street  
Union City, NJ  
07087

**FILED**  
**in the Clerk's Office**  
**U.S. District Court,**  
**EDNY, Brooklyn**  
**Jun 23, 2023, 3:49 PM**  
**Pro Se Office via**  
**Box.com**

Honorable Eric R. Komitee  
United States District Judge  
Eastern District of New York  
225 Cadman Plaza East  
Brooklyn, New York 11201  
Courtroom: 6G North

Re: Sarah Edmondson, *et al.* v. Keith Raniere, *et al.*, 1:20-CV-00485-EK-CLP

Honorable Eric R. Komitee:

Pursuant to this Court's Individual Practices, Defendant, Danielle Roberts, submits this letter motion seeking to submit a Motion to Dismiss that exceeds the 10 page limit ordered June 5<sup>th</sup>, 2023 when the motion to amend the SAC was granted.

Your Honor, I respectfully request a page increase to 20 pages in order to file my motion to dismiss effectively. Since my 1<sup>st</sup> motion to dismiss was submitted, the Plaintiffs have dropped Count 1 of the charges against me and submitted an amended TAC, which no longer claims I was part of a RICO enterprise, but rather only a RICO conspiracy. My arguments in my 1<sup>st</sup> Motion to Dismiss are outdated and less relevant as a result. I will need to refocus my argument, and be sure to consolidate all FRCP 12 arguments into one motion to dismiss (O'Connor's Federal Rules 2022). I can likely do it in 15, but to be safe I would appreciate the wiggle room. I will not abuse it.

I affirm all information stated above is true.

Respectfully,  
/s/ Danielle Roberts

Danielle Roberts, DO, MS

Defendant, Pro Se

Cc: All Counsel by ECF